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November 18, 2004

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Marlene H. Dortch Secretary Federal Communications Commission 445 12th Street, S.W. Washington, D.C. 20554 RECEIVED

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Federal Communications Commission Office of Secretary

Re: We

WC Docket No. 04-392 WC Docket No. 04-393

File No. SES-T/C-20041001-01572 File No. ITC-T/C-20041001-00386 File No. ITC-T/C-20041001-00387 File No. ITC-T/C-20041001-00388 File No. ITC-T/C-20041001-00389 File No. ITC-T/C-20041001-00390

Dear Secretary Dortch:

At the request of staff, ITC^DeltaCom, Inc. ("ITC^DeltaCom"), by its attorneys and pursuant to section 1.65 of the Commission's rules, 47 C.F.R. § 1.65, hereby submits this filing to update the records pertaining to the above-referenced transfer of control applications. ¹

On October 1, 2004, ITC^DeltaCom filed the above-referenced applications to effectuate its acquisition of Florida Digital Network, Inc. ("FDN"), and Network Telephone Corporation ("NTC"). In its applications, ITC^DeltaCom

Section 1.65 of the Commission's rules requires an applicant to ensure the continuing accuracy and completeness of all information submitted in connection with an application pending before the Commission. As of the date of this filing, ITC^DeltaCom's applications in WC Docket Nos. 04-392 and 04-393 and File No. SES-T/C-20041001-01572 are pending. Although ITC^DeltaCom's applications in File Nos. ITC-T/C-20041001-00386, ITC-T/C-20041001-00387, ITC-T/C-20041001-00388, ITC-T/C-20041001-00389, and ITC-T/C-20041001-00390 have been approved, ITC^DeltaCom submits this filing at the request of staff to ensure that the files pertaining to those applications are complete.

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noted that its principal investors and controlling shareholders, Welsh, Carson, Anderson & Stowe VIII, L.P., WCAS Capital Partners III, L.P., and WCAS Information Partners, L.P. (collectively "Welsh Carson"), together currently own capital stock in ITC^DeltaCom representing approximately 59 percent of the outstanding stockholder votes pertaining generally to matters presented for vote by the holders of ITC^DeltaCom common stock.

The applications also stated that upon consummation of ITC^DeltaCom's acquisition of FDN, Welsh Carson's voting ownership interest in ITC^DeltaCom will decline to approximately 41 percent; and that upon consummation of ITC^DeltaCom's acquisition of NTC, which is contingent on the prior consummation of the merger between ITC^DeltaCom and FDN, Welsh Carson's voting ownership interest in ITC^DeltaCom will decline to approximately 37 percent. The applications therefore noted that Welsh Carson will no longer have a controlling interest in ITC^DeltaCom upon consummation of the FDN transaction or upon consummation of the NTC transaction.

On November 12, 2004, ITC^DeltaCom issued and sold to Welsh Carson, for a purchase price of \$15 million, an aggregate of 150,000 shares of ITC^DeltaCom's 8% Series B Convertible Redeemable Preferred Stock. Welsh Carson's acquisition of these additional 150,000 shares for \$15 million increased Welsh Carson's holdings of capital stock and voting ownership interests in ITC^DeltaCom from the levels described in the applications and cited above to the following:

FDN Transaction

• Pre-consummation: F

From approximately 59 percent to approximately 61 percent

• Post-consummation:

From approximately 41 percent to approximately 43 percent

NTC Transaction

• Post-consummation:

From approximately 37 percent to approximately 40 percent

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Notably, these increases do not change the representations made in the applications regarding the parties from which - and to which - control of the affected entities will transfer pursuant to the transactions.

Please contact the undersigned if you have any questions concerning this submission.

Respectfully submitted,

Susan O'Connell, International Bureau cc: JoAnn Lucanik, International Bureau Alexis Johns, Wireline Competition Bureau